## In The Matter Of:

City of Detroit, Michigan

William Misterovich July 14, 2014



Bingham Farms/Southfield • Grand Rapids
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                 UNITED STATES BANKRUPTCY COURT
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                                                     1 JEROME R. WATSON (P27082)
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                    EASTERN DISTRICT OF MICHIGAN
                                                     2 Miller Canfield Paddock & Stone, PLC
                                                        150 W. Jefferson Avenue
                          SOUTHERN DIVISION
 3
                                                        Suite 2500
 4
 5
                                                     5
                                                        Detroit, Michigan 48226
 6
   In re:
                             )
                                 Case No. 13-53845
                                                     6
                                                        313.963.6420
    CITY OF DETROIT, MICHIGAN )
                                                        watson@millercanfield.com
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                                                     8
                                                             Appearing on behalf of the City of
                                    Chapter 9
 9
                Debtor
                                                     9
                                                             Detroit.
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                               Hon. Steven W. Rhodes
                                                        ARTHUR H. RUEGGER
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                                                        Salans FMC SNR Denton
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         The Deposition of WILLIAM MISTEROVICH,
                                                    13
                                                        1221 Avenue of the Americas
         Taken at 21777 Dunham Road,
                                                        New York, New York 10020
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15
         Clinton Township, Michigan,
                                                    15
                                                        212.768.6881
         Commencing at 10:28 a.m.,
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                                                    16
                                                        arthur.ruegger@dentons.com
17
         Monday, July 14, 2014,
                                                    17
                                                             Appearing on behalf of the
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         Before Melinda S. Moore, CSR-2258.
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                                                             Official Committee of Retirees
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                                                             of the City of Detroit.
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   APPEARANCES:
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   RAECHEL M. BADALAMENTI (P64361)
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                                                     3 WITNESS
                                                                                  PAGE
   Kirk, Huth, Lange & Badalamenti, PLC
                                                     4 WILLIAM MISTEROVICH
 5
   19500 Hall Road
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                                                                                            5
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                                                     7 EXHIBIT
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                                                     8 (No exhibits offered.)
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        Appearing on behalf of the Macomb Interceptor
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         Drain Drainage District.
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        Appearing on behalf of the Macomb Interceptor
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         Drain Drainage District.
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Deputy Public Works Commissioner.

25 Q. And as Chief Deputy Public Works Commissioner, do

Page 5 Page 7 1 Clinton Township, Michigan 1 you report directly to Mr. Marrocco? 2 Monday, July 14, 2014 2 A. I do. 3 10:28 a.m. 3 Q. As part of your duties have you had business 4 WILLIAM MISTEROVICH. 4 dealings involving the DWSD? 5 was thereupon called as a witness herein, and 6 after having first been duly sworn to testify to 6 Q. Can you describe for us the nature of the, I 7 the truth, the whole truth and nothing but the guess, business dealings you've had with DWSD. truth, was examined and testified as follows: 8 A. DWSD has an extensive system in place called the MR. WATSON: Let the record reflect partnering project or outreach reach program in 10 this will be a deposition taken pursuant to Notice 10 which DWSD has set up this program that involves 11 and to be used for all pumps under the applicable 11 DWSD and communities that are served by the City 12 court rules. 12 of Detroit Water and Sewerage Department. They **EXAMINATION** 13 13 have, perhaps, five or six different committees 14 BY MR. WATSON: 14 that meet on a regular basis. And early on I was 15 Q. Mr. Misterovich, I'll be asking you a series of 15 an active participate in those types of committee questions. If you don't understand the question, meetings. And periodically there would be 16 17 wish me to rephrase it or anything of that 17 separate meetings between our office and the nature, please ask that I do so and I'll try to officials of DWSD. My involvement in the DWSD 18 18 19 accommodate you. Otherwise, I'll assume that 19 outreach program has been limited of late, and I 20 you've heard the question, understand it, and are 20 deferred our office's representation to Craig Hupp 21 responding to it. Okay? 21 of Bodman, Longley, Bodman now. 22 A. Yes. 22 Q. What are your job duties -- what's the title of 23 O. Have you been deposed before? your current position, deputy? 24 A. Yes. I did want to mention that I've had carotid 24 A. Chief deputy. We have two deputies, regular and 25 chief. 25 artery surgery about two weeks ago, and today is Page 6 Page 8 my first full day back in the office, and I still 1 Q. Who's the other deputy? have some problem speaking fully. My -- the side 2 A. Richard Sulaka. 3 of my face and throat are still suffering from the **3** Q. What are your job duties as chief deputy? effects of the surgery, so from time to time I may 4 A. Let me just mention about Richard Sulaka. He is a 5 mispronounce some words or it may be difficult to new appointee. I think he came on board in about understand what I'm saying, so I'm just putting August of last year. 7 Q. Okay. 7 everybody on notice of that condition. 8 Q. Okay. We'll try to promptly proceed through this 8 A. My duties? 9 thing. 9 Q. Yes. 10 A. Okay. 10 A. In connection with DWSD? 11 O. Would you briefly tell us your educational 11 O. Well, let's say generally first. 12 background. 12 A. Oh, generally. 13 A. Well, I earned a bachelor's degree in political 13 Q. And then second in connection with DWSD. 14 science from the University of Michigan in 1965, 14 A. Generally speaking, I stand in the shoes of the 15 and a law degree from Detroit College of Law in 15 commissioner and manage the Public Works 16 1981. 16 Department. We have a staff of approximately 60 17 Q. How long have you worked for Macomb County? 17 employees located at this office and the City of 18 A. Since 1971. St. Clair Shores at a facility called the Chapaton 18 19 Q. And can you take us through the progression of 19 Retention Basin. So at those two locations we your positions at Macomb. 20 have staff. And I manage the personnel and 21 A. I've had two -- two positions, as project 21 administration of the staff. coordinator and legal coordinator. That's one 22 And in connection with management of 22 23 job. And since the year 2000 I've been Chief 23 the office, I represent the commissioner on

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various boards and other bodies such as Chapter 20

Drain Boards, Chapter 21 Drain Board, and other

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MS. BADALAMENTI: I'm just going to put

Page 9 Page 11 drain districts, also the other drain districts an objection on the record to the extent that the include projects that are wastewater in nature, 2 information is conveyed to him for purposes of 2 3 not stormwater. I mention that because there 3 seeking or obtaining legal advice in his position could be some confusion. We process these 4 as in-house counsel to the Macomb County Public 4 projects under the drain code, but the drain code Works Commissioner. You can go ahead. 5 6 allows the projects to consist of wastewater 6 BY MR. WATSON: facilities. So the Macomb Interceptor drain, 7 **7** Q. Did he ever relate such a discussion to you? which obviously is one of the parties of interest 8 A. He did mention that he had met with Mr. Mercado 8 here, that's one of the projects that has been and that there was this common understanding that carried out under Chapter 20 through our office. **Detroit would grant Macomb County a credit.** 10 11 Q. And what have your dealings been with Detroit, 11 Q. What do you mean by a credit? 12 DWSD? 12 A. Credit toward the purchase price -- the overall 13 A. What have the dealings been? purchase price of the -- what ended up being the **14** Q. For instance, were you involved in litigation Macomb Interceptor drain system, which consists of before Judge Feikens involving Macomb and DWSD? 15 about 21 miles of sewer interceptor and pump 16 A. Yes. I would say I served as in-house counsel for station and various other ancillary facilities. 16 17 those proceedings, and would advise our retained 17 Q. I want to hand you what's been marked as Hupp counsel, would work with them in consultation on Exhibit 1, and ask if you can tell us what that 18 19 various issues that would come up, and that did 19 20 come up over the next 30 years, I guess, 35 years. 20 A. This is a settlement agreement commonly known 21 Q. Do you recall at some point Detroit and Macomb 21 as -- referred to as the global settlement involving the DWSD, Macomb County, Oakland County 22 entered into negotiations in regard to Macomb 22 purchasing the Macomb Interceptor system? and Wavne County. 24 A. I do remember that, and I believe I was one of the 24 Q. Were you involved in negotiating this agreement originators of that concept. **25** at all? Page 10 Page 12 1 A. Yes. 1 Q. Do you recall when those negotiations first started? **2** Q. What was your involvement? 3 A. I really can't give you a specific date, but I 3 A. Well, there's various items. The settlement agreement covers a lot of ground. Some of the would say approximately two years before -- two and a half years before the acquisition agreement 5 items referenced deal specifically with Macomb 5 6 was signed, so I guess it would be maybe 2007 or County, such as the interceptor transfer and the 7 7 2004 collapse claims and 2006 interceptor repairs, 8 Q. And the negotiations started prior to that 8 and the interceptor interest rate, plus the model settlement agreement? 9 contract. 10 A. Perhaps somewhat. 10 Q. And by model contract, are you referencing the 11 O. Do you recall there being some type of handshake parties' intent that Detroit convey the system to 12 agreement in principle between Commissioner 12 Macomb? Marrocco and DWSD Director Mercado in regard to 13 A. No, the model contract deals with the ongoing 13 14 the purchase of the Macomb Interceptor proposal? 14 relationship between Detroit and the counties for 15 A. I was not present for those discussions. I know 15 provision of wastewater services. The agreement they occurred. And the commissioner's you refer to is a separate acquisition agreement. 17 understanding of the conversation with Mr. Mercado 17 Q. And who negotiated this agreement for Macomb and is that the City of Detroit would agree to -- to who for Detroit? 18 reducing our costs for the sewer repair. 19 A. Craig Hupp of Bodman was our primary person 19 20 Q. Did Mr. Marrocco ever tell you that he had 20 involved in the negotiations. For Detroit I would reached a tentative agreement with Mr. Mercado say it would be Attorney Mark Jacobs of Dykema 21 21 that Detroit would sell the system to Macomb with Gossett, and Bob Walters, in-house attorney with 22 22 23 the purchase price being generally the cost of 23 DWSD. 24 the debt -- the amount of the debt on the system? 24 Q. Now, did you serve as in effect the client

representative for Macomb?

Page 13 Page 15

- 1 A. Yes.
- 2 Q. And Walter was sort of the client representative
- 3 for Detroit?
- 4 A. Right.
- **5** Q. Both you guys are attorneys?
- 6 A. Right.
- 7 Q. So it's a bunch of attorneys reaching a deal?
- 8 A. Room full of them.
- 9 Q. And I won't even get into the Oakland and Wayne
- 10 County attorneys. We'll leave those out.
- 11 A. Okay.
- 12 Q. Looking at page 7 of the agreement -- 7 at the
- 13 bottom, it seems to be signed by Pamela Turner.
- **14** Do you see that?
- 15 A. Yeah. On my page 7 -- I guess there's two --
- **16** Q. I think there are three page 7s. We went through
- 17 this before. Don't ask me why. Well, they're
- 18 repeats of the same but they're different
- 19 signatures.
- 20 A. Pam Turner, yes, interim director.
- **21** Q. Was she involved in negotiating the deal at all?
- 22 A. I don't recall her ever being present at the
- 23 negotiations.
- 24 Q. Then the next page, if you look at that, seems to
- 25 be signed by Mr. Marrocco.

- 1 of this tentative broad framework of a deal
- 2 reached in maybe 2006 or '07 between Marrocco and
- 3 Mercado. But that was scuttled by Judge Feikens'
- 4 decision pretty much. Do you recall that?
- 5 A. I do recall that.
- 6 Q. And then, according to Mr. Hupp, the deal was
- 7 kind of resurrected or a new deal was initiated
- 8 when -- I'll find the name. There was another
- **9** gentleman that got involved.
- 10 MS. BADALAMENTI: O'Brien.
- 11 BY MR. WATSON:
- 12 Q. Mr. O'Brien sort of -- yeah, in spring of 2008
- 13 O'Brien became the facilitator and he helped the
- 14 parties to sort of initiate a new deal. Do you
- **15** recall that?
- 16 A. I do.
- 17 Q. And was that when -- was it those negotiations
- 18 that eventually resulted in the settlement
- 19 agreement and the acquisition agreement?
- 20 A. Yes.
- 21 Q. Thank you. Do you recall the negotiations that
- 22 O'Brien initiated?
- 23 A. Not really. I mean, I know he initiated them and
- 24 we discussed a lot of subjects, and I think it
- 25 covered most, if not many, of the items that are

Page 14 Page 16

- 1 A. That's correct.
- 2 Q. Was he involved in negotiating the deal? What
- 3 was his involvement, if you know?
- 4 A. Commissioner Marrocco would be kept informed of
- 5 the proceedings as they moved forward. The
- 6 negotiations themselves normally took place at the
- 7 DWSD office or at Bodman, and Commissioner
- 8 Marrocco was not usually present at those
- 9 meetings, but I was.
- 10 Q. Now, this says "Settlement Agreement." What did
- **11** it settle?
- 12 A. It settled about 10 or 15 different matters.
- 13 Q. After this was entered into, are you aware of any
- 14 outstanding disputes between Detroit and Macomb
- 15 that this -- did this sort of clear the slate at
- 16 that time or were there still things Detroit and
- 17 Macomb were arguing about?
- 18 A. It seems to me there were a certain number of
- 19 loose ends that needed to be addressed, and the
- 20 deliberations took place over a long period of
- 21 time and eventually resulted in a settlement
- 22 agreement.
- 23 Q. Now, let me ask you about this -- unnecessary
- 24 language there, but at the Hupp deposition
- 25 Mr. Hupp seemed to indicate that there was sort

- 1 in the settlement agreement.
- 2 Q. Is it fair to say that the agreements reached
- 3 through those O'Brien-initiated discussions are
- 4 reflected in the settlement agreement?
- 5 A. I believe so.
- 6 Q. How did you become aware of that sinkhole
- **7** situation?
- 8 A. I think I heard or saw a report on television of
- 9 the sinkhole. I had been on vacation that week
- 10 prior, and I think it happened on a Saturday. I
- 11 actually went to the site.
- **12** Q. That Saturday?
- 13 A. Yes, and saw the sinkhole.
- 14 Q. I take it it was immense?
- 15 A. Oh, it looked like an earthquake.
- **16** Q. Do you know who ran that project on a day-to-day
- 17 basis?
- 18 A. Victor Mercado was in charge, and I believe the
- 19 project engineer or construction manager was
- 20 Mr. Shukla -- I don't recall his first name --
- 21 DWSD.
- **22** Q. Did you have any interaction with Shukla?
- 23 A. You know, I knew Mr. Shukla from a prior project
- 24 that DWSD did for us, but I can't say that I
- 25 recall having any direct conversations with him on

Page 19

Page 17

- 1 the 15 Mile and Hayes sewer repair. I did attend
- 2 several meetings at the project site in a trailer.
- 3 I remember Mr. Mercado being present and a lot of
- 4 engineers from NTH. And there were some people
- 5 from the DWSD engineering staff such as a fellow
- 6 named Awni Qaqish. I don't believe he's with DWSD
- 7 any longer.
- 8 Q. Did you have any formal role out there --
- 9 A. No
- 10 Q. -- in managing the project?
- 11 A. No.
- 12 Q. Investigating, overseeing, anything like that?
- 13 A. No, but I directed our construction department to
- 14 assign an inspector to monitor the activities.
- 15 Q. Who in the construction department was assigned?
- **16** Do you know?
- 17 A. The construction manager was Don Penrod, and he
- 18 assigned primarily a fellow by the name of Tom
- 19 Stockel, S-t-o-c-k-e-l. Tom might have been --
- 20 let's see. Let me back up a little bit. Don
- 21 Penrod's title was construction engineer, and I
- 22 think Tom Stockel's title was construction manager
- 23 or inspector. He was promoted some time during
- 24 this time frame. But it was Tom Stockel who was
- 25 on site on a regular basis.

- 1 MS. BADALAMENTI: I'm going to object
- 2 to foundation.
- 3 BY MR. WATSON:
- 4 Q. If you know.
- 5 A. I would say characterizing them -- I'm not sure
- 6 which one was more serious, but as I understand
- 7 the 2004 incident, there was never a complete
- 8 blockage overflow. A certain amount of flow
- 9 continued through the pipe even though it was
- 10 collapsed at that time. It was not a total
- 11 blockage. The -- of course the decision was made
- 12 to construct a bypass so that the permanent
- 13 repairs could be made. Once the bypass was in
- 14 place, then the danger of having a spill was
- 15 pretty much eliminated.
- 16 Q. At least initially were the repairs made on an
- 17 emergency basis to the interceptor in 2004?
- 18 A. Yes. That bypass was constructed.
- 19 Q. Was there a dispute between Detroit and Macomb in
- 20 regard to the repairs?
- 21 A. We had a lot of questions regarding the project as
- 22 it neared completion, the costs that were involved
- 23 in the work that was taking place, and we felt
- 24 that it was requiring too much time. It should
- 25 have been done sooner.

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- 1 Q. Was Mr. Stockel there virtually every day at
- 2 least when the project started?
- 3 A. I believe so. Most every day if not every day.
- 4 Q. Do you know if there were daily meetings on the
- 5 project between the team working on it?
- 6 A. I don't know that.
- 7 Q. Okay. As far as you know, if Macomb wanted
- 8 information on the project, to inspect what was
- 9 going on or whatever, could it secure that from
- 10 Detroit?
- 11 A. That was my understanding.
- **12** Q. How long did the repairs take? Do you recall?
- 13 A. I think close to two years.
- **14** Q. Do you recall the 1977 sewer collapse?
- 15 A. I was here.
- 16 Q. Okay. Didn't it take longer to repair that one
- **17** than?
- 18 A. It did, in part, though, because there was a long
- 19 period of time that was required for Detroit to
- 20 evaluate different options, present those options
- 21 to Macomb County, and get Macomb County's decision
- 22 on which way to proceed.
- 23 Q. Was the 19 -- well, let me say, was the 2004
- 24 sewer collapse more of an emergency than the 1977
- 25 collapse?

- 1 Q. And did that dispute eventually lead to
- 2 litigation in the Feikens case?
- 3 A. I don't believe so.
- 4 Q. You do or --
- 5 A. I don't.
- 6 Q. Did you or anyone else at Macomb ever complain
- 7 about the cost of the repairs?
- 8 A. Sure.
- **9** Q. And do you recall who you complained to?
- 10 A. Each other.
- 11 O. Did you ever complain to anyone at Detroit or --
- 12 A. I think comments were made back and forth, and as
- 13 this event unfolded and construction took place
- 14 and repair was made, we were having meetings with
- 15 DWSD on other issues. We were meeting on a
- 16 regular basis every week or every two weeks. And
- 17 so the subject of repair would come up in the
- 18 course of those conversations. I can't give you a
- 19 date or time or exactly who was there, but we made
- 20 known the fact that we considered the cost that
- 21 was being incurred to be quite high.
- 22 Q. Did you ever get a response from DWSD? Do you
- 23 know who responded on DWSD?
- 24 A. No, I can't give you a name.
- 25 Q. Did anyone ever -- at DWSD, whether or not you

19 A. I don't recall that.

22 A. Yes.

20 Q. Were you satisfied with the document, that it

23 Q. Let me next hand to you what's been marked as

**24** Exhibit 3 to the Hupp deposition. I'll ask you

21 accurately reflected the parties' decision?

if you can tell us what that is.

Page 21 Page 23 remember the name, say, no, these aren't too MS. BADALAMENTI: Can we go off the 2 2 high? 3 A. That was the general response from DWSD, is that 3 (Off the record at 10:58 a.m.) the costs that they were incurring were valid, 4 (Back on the record at 10:58 a.m.) bona fide and accurate. 5 BY MR. WATSON: Q. Do you know if anyone from the grand jury -- or **6** Q. Can you tell us what this agreement is. anyone from Macomb was ever questioned by the 7 A. This is the acquisition agreement between Macomb grand jury? County, more accurately Macomb Interceptor Drain 9 A. Not to my knowledge. 9 Drainage District and the County of Macomb with 10 Q. Or the FBI or U.S. Attorney's Office? 10 the City of Detroit for purposes of what is known 11 A. I don't believe anybody from Macomb County was as the MID system, consisting of approximately 21 11 12 contacted, but I can't say for sure. 12 and a half miles of sanitary sewer and other 13 O. At some point did you find out that the U.S. 13 facilities. Attorney's Office was investigating potential 14 Q. It's been testified to by, I believe, at least a wrongdoing in the City of Detroit by the 15 couple witnesses that this agreement was 15 16 Kilpatrick administration? patterned after the -- I call it the OMI 16 17 A. Yes, I learned of that through newspaper reports 17 acquisition agreement. Is that true? of the proceedings. 18 A. Yes. 19 Q. Didn't know prior to the newspapers? 19 Q. Were you involved in drafting this agreement at 20 A. No. 20 all? 21 O. Other than the folks indicted -- I think Mercado 21 A. Yes. I participated in discussions that were held 22 and Miller, Kilpatrick, Ferguson are the ones I 22 concerning its terms and conditions. recall -- are you aware of whether anyone else at 23 O. Is it fair to say that the Macomb team was pretty 24 DWSD or anyone at DWSD was aware of this 24 much the same, you and Hupp, and the Detroit team wrongdoing? Did you ever speak to anyone at DWSD was pretty much the same, the primary players Page 22 Page 24 1 about it? 1 being pretty much Jacobs and Walter? 2 A. No, never discussed it with DWSD. It was 2 A. Right. obviously a very sensitive subject. We felt it 3 Q. I don't think we've marked in this particular was best not to bring it up. litigation that OMI acquisition agreement, but it **5** Q. Looking at page 7 of the document before you, the 5 was entered into or executed in 2009; this one, second page 7, which contains -- it appears to be in 2010. Why did it take so long for this one? Mr. Marrocco's signature. 7 A. I think the primary reason was the concern or 8 A. Yes. discussions over the purchase price. In the OMI **9** Q. Did you advise Marrocco to sign? 9 agreement, it basically was a wash. There were no 10 A. I did. 10 funds exchanged between OMI and the City of 11 O. Okay. Do you know if he went through and Detroit, as opposed to the MID agreement, which we 12 carefully read this agreement before he signed 12 had costs that in the end that added up to over **13** it? 13 \$90 million 14 A. I believe he was advised by Craig Hupp, our 14 Q. Let me show you what's been marked Hupp Exhibit 4 representative, and myself that the document was and I'll ask if you can tell us what that is. 16 A. This is the computation of purchase price of the in order and that he should sign it. 17 Q. You don't recall him reading through it 17 MID facilities. **18** carefully? 18 Q. And two items -- I'm looking at "CS-1368 2005

20 A. Yes.

**19** repairs, \$54,467,200." Do you see that?

about the cost of those repairs?

**21** Q. Was there any discussion during the negotiations

25 A. Just in general terms, Macomb County felt the

23 A. There was some discussion about the cost.

24 Q. Do you recall what that discussion was?

July 14, 2014 Page 25 Page 27 numbers were high and Detroit assured us they were settlement agreement Detroit agreed to reduce the purchase price by \$3 million for credits that accurate. 3 Q. And by accurate, Detroit indicated this is what Oakland and Macomb wanted? 4 it paid for the repairs? 4 A. 3 million as opposed to the 17 million? 5 A. Yes. **5** Q. Well, an additional 3 million on top of the 17 6 Q. Was there any discussion that you can recall million. And I'm looking here at -- where it about the reasonableness of the costs? says "Balance of OMI/Macomb Miscellaneous Rate 8 A. Again, just in general terms. Settlement 870,252." Do you see that language? **9** Q. What general terms were those? 9 A. No. Where? 10 A. Macomb County felt the figures were high and **10** Q. Almost right at the end, like three lines before 11 Detroit continued to assert that the numbers were the bottom. 12 valid. 12 A. Yeah. 13 Q. Do you recall what that was for -- that credit? 13 O. Okay. What about the \$17,050,000, about 80% of 14 the way down the document, that global 14 A. I don't remember that. settlement, what does that represent? 15 Q. Were you satisfied with the acquisition 16 A. The 17 million was one of the items covered in the 16 agreement? 17 global agreement dated 2009, and it represented a 17 A. In general, yes. credit to Macomb County for all of the costs that 18 (Off the record at 11:07 a.m.) 18 were -- that are reflected in this Schedule 3.8. 19 (Back on the record at 11:07 a.m.) 19 20 20 Q. At one point was the system debt at something BY MR. WATSON: 21 like 116 million? 21 Q. Let me hand you, Mr. Misterovich, what's been 22 A. I don't recall it being quite that high. 22 marked as Hupp Exhibit 5, which says near the top 23 O. What do you recall? I see there's a 110. "Macomb Interceptor Acquisition Settlement and 24 A. Yes, that's the number I remember. 24 Release of Certain Rate Disputes." Do you see 25 25 Q. And that was negotiated down, basically? that? Page 26 Page 28 1 A. Yes. 1 A. Yes. **2** Q. And there were various, I take it, disputes **2** Q. What was the purpose of this agreement? Or was between Detroit and Macomb with Macomb saying, 3 it just a settlement of all the stuff listed in look, bring the price down for this reason, and 4 here? Anything other than that? Detroit trying to draw the line and say, no, it 5 A. I believe this settlement and release was signed 5 6 shouldn't be lower? Is that the way the at the same time as the acquisition agreement, and negotiations went? it was put together by Bodman to further define 7 8 A. Yeah. Detroit resisted our request for credits, and expound on certain items in the settlement but in the end, agreed to the \$17 million figure, 9 agreements such as the listing of the meters that and then the \$17 million figure, I think, the were being transferred, and other matters that 10 10 11 origin of it was Macomb County, when it filed a 11 were referenced in the acquisition agreement but 12 complaint in front of Judge Feikens regarding the 12 apparently needed further briefing. 13 cost, our position was that the cost of this 13 Q. To your understanding, once the acquisition 14 repair, instead of being assigned 100% to Macomb 14 agreement was executed and this settlement and County, should be spread to the regional sewer 15 release agreement was executed, were there any 15 16 system as a whole, and the 17 million, I think, 16 outstanding disputes between Macomb and Detroit? 17 was the number that Macomb County -- it would have 17 Was everything resolved that you were aware of -benefitted Macomb County to the tune of about 18 18 all disputes? \$17 million if that had been put in place. So 19 MS. BADALAMENTI: I'm just going to 19 20 that's the origin of it. But in the end, it was 20 object to foundation, but you can go ahead if you

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know the answer.

THE WITNESS: We've had ongoing

disputes with Detroit for so long that it's hard

to recall what our position was at this point in

time, but the global agreement did seem to settle

applied not just to the 15 Mile sewer repair, but

to all the other projects as well, which included

the large amount for the Garfield interceptor,

\$20 million, and then other repairs.

**25** Q. Do you remember when negotiating the 2009

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Page 29 Page 31 most, if not all, matters. 80s, and I think even beyond the 80s. And so we BY MR. WATSON: 2 did that type of paper review as well. 3 Q. When did you first --**3** Q. Did Macomb ever do a valuation of the system, try 4 A. You know, I would like to add something to that to determine how much the system was worth? answer, because since the acquisition agreement, 5 A. I don't believe so. We understood that our cost 6 various other subject matters have come up in the to acquire it would be the debt that existed at 7 course of negotiations with Detroit over rates and 7 that time. 8 Q. And I take it to rebuild the system like this charges and annual rate increases and that type of 8 9 thing, and we have differed with Detroit on some nowadays would be several times the cost? 10 of its proposals, and we've argued with them and 10 MS. BADALAMENTI: I'm just going to 11 eventually reached agreement, and I'm thinking in 11 object to the foundation. I think your question particular of the so-called look-back adjustments 12 12 is ambiguous, too. Go ahead. 13 that have been put in place. So when you say did 13 **THE WITNESS:** I'm not an engineer, so I 14 this settlement agreement settle all matters with 14 really can't evaluate what the current cost would 15 Detroit, I guess I really need to modify my answer 15 16 16 and say it settled most agreements that existed or BY MR. WATSON: 17 were issues that existed at that time. However, 17 Q. Are you aware of, prior to entering into the since then other issues have surfaced and we've 18 18 acquisition agreement, anyone at Macomb ever 19 needed to deal with them as they have arisen. 19 requesting information as far as documents or **20** Q. Do you recall any issues pending at that time? 20 requesting an inspection that Detroit didn't 21 The date of the acquisition agreement and the 21 supply or comply with? 22 settlement agreement were signed, September 2, I 22 A. No, I don't recall that happening. 23 believe, 2010 -- do you recall any agreements --23 Q. And as I understand, the system was purchased as 24 is? 24 or disagreements or disputes with Detroit that 25 A. Yes. 25 were pending then that weren't settled? Page 30 Page 32 1 A. I would say ongoing rate issues. We generally MR. WATSON: Let's take a break. I 1 would have questions when Detroit would propose 2 want to speak to counsel here. new scheduled rates for the upcoming fiscal year. 3 (Off the record at 11:16 a.m.) 4 Q. Prior to the time Macomb entered into the 4 (Back on the record at 11:18 a.m.) acquisition agreement, was it entitled under the 5 **MR. WATSON:** I have nothing further. 5 6 terms of the agreement to secure documents from 6 MS. BADALAMENTI: I don't have any 7 7 Detroit or inspect the system or take actions to questions. satisfy itself that it was getting what it was 8 8 (The deposition was concluded at 11:18 a.m. paying for? 9 Signature of the witness was not requested by 10 A. The question is did we seek documentation of --10 counsel for the respective parties hereto.) 11 O. Well, the first question is: Were you entitled 11 12 **12** to seek documents? 13 A. Yes. 13 **14** Q. And did you do that? 14 15 A. We did. Engineering assessment or condition 15 assessment of the Macomb facilities was conducted 16 17 not by our office but by the engineering firm of 17 18 NTH under contract with DWSD. Those documents 18 were made available to us; so that report -- very 19 19 20 voluminous report documented the condition of the 20 sanitary sewers as they existed at that time. 21 21 Then separately we produced a detailed listing of 22 22 23 all the facilities and all of the contracts that 23 24 Detroit carried out to install the system, and it 24 25 was done over a period of years, in the 70s and 25

Page 33 CERTIFICATE OF NOTARY 1 2 STATE OF MICHIGAN ) SS 3 COUNTY OF MACOMB 4 5 6 I, MELINDA S. MOORE, certify that this 7 deposition was taken before me on the date 8 hereinbefore set forth; that the foregoing 9 questions and answers were recorded by me 10 stenographically and reduced to computer 11 transcription; that this is a true, full and 12 correct transcript of my stenographic notes so 13 taken; and that I am not related to, nor of 14 counsel to, either party nor interested in the 15 event of this cause. 16 17 18 19 20 21 22 MELINDA S. MOORE, CSR-2258 23 Notary Public, 24 Macomb County, Michigan 25 My Commission expires: September 6, 2016